1	JEFFREY BOSSERT CLARK	
	Acting Assistant Attorney General ALEXANDER K. HAAS	
2	Branch Director	
3	DIANE KELLEHER	
4	BRAD P. ROSENBERG	
5	Assistant Branch Directors M. ANDREW ZEE	
5	ALEXANDER V. SVERDLOV	
6	Trial Attorneys	
7	U.S. Department of Justice Civil Division - Federal Programs Branch	
8	450 Golden Gate Ave., Room 7-5395	
	San Francisco, CA 94102	
9	Telephone: (415) 436-6646	
10	Attorneys for Defendants	
11		
12		
13	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA	
14	SAN JOS	SE DIVISION
15		
16	NATIONAL URBAN LEAGUE, et al.,	Case No. 5:20-cv-05799-LHK
17	Plaintiff,	DEFENDANTS' RESPONSE TO THE
18	,,	COURT'S ORDER, ECF No. 274
19	V.	
	WILBUR L. ROSS, JR., et al.,	
20	D.C. L.	
21	Defendants.	
22		
23		
24		
25		
26		
27		
28		

DEFENDANTS' RESPONSE TO THE COURT'S ORDER, ECF 274 Case No. 5:20-cv-05799-LHK Pursuant to the Court's Order, ECF 274, Defendants respectfully submit the attached declaration of James T. Christy, which addresses the communications the Court has received.

This declaration is the ninth Mr. Christy has submitted in this matter addressing questions or communications. As each of those declarations has detailed, the communications received by the Court do not reflect any violation of the Temporary Restraining Order or Preliminary Injunction; rather, those communications reflect either misunderstandings of Census Bureau operations or individual personnel disputes. Defendants will continue to comply with any Court order to address future communications. However, as Mr. Christy described in the declaration submitted earlier today, ECF 260-1, responding to these communications has already "detracted significantly from [his] duties as the Assistant Director for Field Operations at the U.S. Census Bureau, and [his] ability to monitor key operations" of the census. Christy Decl. ¶ 15, ECF No. 260-1. Indeed, Mr. Christy estimates that, prior to the latest set of responses, he and his staff "devoted over 100 staff hours to research the[] complaints," which has involved "confirming locations, progress numbers, status of employment, interviewing staff through the Nation and producing documentation." *Id.* ¶ 14. Respectfully, this burden is unsustainable.

Defendants believe that a more appropriate (and more efficient) course would be to direct any future communications or complaints to the Commerce Department's Office of Inspector General. *See* Christy Decl. ¶ 21, ECF No. 244. Plaintiffs are also free to address concerns that they may have with regard to these communications in an appropriate motion, as they have already done, but the Court should not require further seriatim responses.

Case No. 5:20-cv-05799-LHK

DATED: September 30, 2020 Respectfully submitted, 1 2 JEFFREY BOSSERT CLARK Acting Assistant Attorney General 3 ALEXANDER K. HAAS 4 **Branch Director** 5 DIANE KELLEHER 6 BRAD P. ROSENBERG 7 **Assistant Branch Directors** 8 /s/ M. Andrew Zee M. ANDREW ZEE (SBN 272510) 9 ALEXANDER V. SVERDLOV 10 (New York Bar No. 4918793) Trial Attorneys 11 U.S. Department of Justice Civil Division - Federal Programs Branch 12 450 Golden Gate Ave., Room 7-5395 13 San Francisco, CA 94102 Telephone: (415) 436-6646 14 Attorneys for Defendants 15 16 17 18 19 20 21 22 23 24 25 26 27 28

DEFENDANTS' RESPONSE TO THE COURT'S ORDER, ECF 274
Case No. 5:20-cv-05799-LHK

CERTIFICATE OF SERVICE

I hereby certify that on the 30th day of September, 2020, I electronically transmitted the foregoing document to the Clerk of Court using the ECF System for filing.

/s/M. Andrew Zee M. ANDREW ZEE